

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION**

Business Capital Group, a California Corporation } Case No.: CV11-00424 JAK (RNBx)

Plaintiff,

VS.

Thai Airways International Public
Company Limited, et al.

Defendants.

Thai Airways International Public Company Limited

Third Party Plaintiff

三

Airworks International, Inc., M-Line Capital, Inc., Money Line Capital, Inc., Eran Engineering, Inc., Anthony Anish, an individual and Roes 1-10, inclusive

Third Party Defendants

Case No.: CV11-00424 JAK (RNBx)

Assigned for All Purposes to the
Honorable John A. Kronstadt

JUDGMENT

JS-6

1 The above-entitled action came on for trial before this Court, by the Honorable
2 John A. Kronstadt United States District Judge, presiding without a jury on January 29
3 and 30, 2013.

4 Plaintiff Business Capital Group, a California Corporation (BCG) appeared and
5 was represented by James Sifers and Ali Parvaneh.

6 Defendant and Third Party Plaintiff Thai Airways Public Company Limited (“Thai
7 Airways”) appeared and was represented by Mark S. Priver and John E. Ohashi.

8 Third Party Defendants Money Line Capital, Inc. (“Money Line”), Eran
9 Engineering, and Anthony Anish (“Anish”) appeared and were represented by James
10 Sifers and Ali Parvaneh.

11 The defaults of Third Party Defendants M-Line Capital, Inc. (“MLine”) and
12 Airworks International, Inc. (“Airworks”) were previously entered by the Clerk of Court
13 on June 28, 2012 (Documents 91 & 92).

14 After hearing and considering the evidence admitted at trial, as well as the post
15 trial closing briefs submitted by counsel for the represented parties, the Court made and
16 entered its findings of fact and conclusions of law by Order dated August 1, 2014
17 (Document #168). In consideration of the foregoing,

18 IT IS NOW ORDERED, ADJUDGED AND DECREED AS FOLLOWS:

- 19 (1) BCG shall take nothing on its complaint against Thai Airways;
20 (2) Thai Airways shall take nothing on its Third Party Complaint against
21 Money Line, Eran, or Anish;
22 (3) Thai Airways shall recover \$893,034.78 against Airworks on its Third
23 Party Complaint plus prejudgment interest from June 21, 2010 through July 20, 2014 of
24 \$364,655.86 for a total judgment of \$1,257,690.64; and

25 ///

26 ///

27 ///

1 (4) Thai Airways shall recover its costs of suit herein through an appropriate
2 application with the Clerk of the Court, with BCG and Airworks, jointly and severally
3 liable for any such costs that are awarded and not later modified as a result of any motion
4 before the Court.

5
6 Dated: August 25, 2014
7
8



JOHN A. KRONSTADT
UNITED STATES DISTRICT JUDGE

9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28